Ellis: Lawhorne

Carol Roof
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July 18, 2006

JUL 2 6 2006

The Honorable Charles L.A. Terreni Chief Clerk South Carolina Public Service Commission Post Office Drawer 11649 Columbia, South Carolina 29211

RE: Petition of Charter Fiberlink SC – CCO, LLC for Arbitration with Chesnee

Telephone Company, Inc., Docket No. 2006-137-C

Petition of Charter Fiberlink SC - CCO, LLC for Arbitration with West Carolina

Rural Telephone Cooperative, Docket No. 2006-138-C

Petition of Charter Fiberlink SC - CCO, LLC for Arbitration with Lockhart

Telephone Company, Docket No. 2006-139-C

ELS File No. 797-11361

Dear Mr. Terreni:

Enclosed, please find the *original* signature pages for filing for Charter Fiberlink SC – CCO, LLC's First Set of Interrogatories and First Request for Production of Documents to Chesnee Telephone Company, Inc. ("Chesnee"), West Carolina Rural Telephone Cooperative ("West Carolina"), and Lockhart Telephone Company ("Lockhart") that were served on Chesnee, West Carolina and Lockhart on July 17, 2006 and all parties in the docket.

Sincerely,

ELLIS, LAWHORNE & SIMS, P.A.

Carol Roof

Paralegal

Attachments CR/I

cc: M. John Bowen, Esquire/Margaret Fox, Esquire

C. Lessie Hammonds, Esquire, Shannon Bower Hudson, Esquire

Charles A. Hudak, Esquire/Charles Gerkin, Esquire

Joseph Melchers, Esquire

Interrogatory No. 15: Please summarize the terms and conditions (including, without limitation, rates and charges, if any) of each and every contract or agreement identified in your response to Interrogatory No. 14 that does not exist in written form.

John J. Pringle, Jr., Esq

ELLIS, LAWHORNE & SIMS, P.A. P.O. Box 2285 Columbia, SC 29202 (803) 779-0066

Charles A. Hudak, Esq. Norman B. Gerry, Esq. Charles V. Gerkin, Jr., Esq.

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ATTORNEYS FOR CHARTER FIBERLINK SC – CCO, LLC

July 17, 2006

("BellSouth") concerning or relating to the transiting by BellSouth of local or intraLATA telecommunications traffic originated by Chesnee, West Carolina, and Lockhart for delivery by BellSouth to other telecommunications carriers.

Request No. 2: Please refer to Exhibit A hereto. If you have not done so in your response to Request No. 1, please provide the agreement referred to in Exhibit A that was distributed to Chesnee, West Carolina, and Lockhart for execution, whether or not such agreement has been executed by Chesnee, West Carolina, and Lockhart.

Request No. 3: Please provide each and every contract or agreement identified in your response to Interrogatory No. 14 that exists in written form.

John J. Pringle, Jr., Esq.

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